

BY THE GOVERNOR.

A THANKSGIVING PROCLAMATION.

The recurrence of each autumnal season, bringing new and substantial tokens of Divine favor, reminds us that we should render to Almighty God public acknowledgment of our gratitude for His manifold blessings.

Now, therefore, I, William L. Smith, Governor of the State of Wisconsin, do hereby appoint **Thursday, the 21st day of November**, instant, as a day of Public Thanksgiving and Prayer. Let the day be observed by the suspension of public and private business, and by the holding of appropriate religious services and social festivities.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Wisconsin to be affixed.

(Great Seal) Done at the city of Madison, this seventh day of November, in the year of our Lord one thousand eight hundred and eighty-one.

WILLIAM L. SMITH.

By the Governor: HANS B. WARNER, Secretary of State.

Mr. Blaine has served as chairman of the Republican State committee of Maine for twenty-one campaigns, and now has resigned. The place of this brilliant and courageous leader will be hard to fill.

It won't do to kick a man with malice aforethought in New York. One fellow was fined \$2,500 for kicking a man with whom he had some difficulty. As a pastime, kicking at that rate is not profitable.

It now looks as if Captain Timmo, Secretary of State elect, will score the highest majority of any candidate on the ticket. He is a first class representative of the German nationality, and beside that is one of the truest men in the State.

A young man and woman went from the country to Columbus, Ohio, one day last week to get married, and while visiting the State house before the ceremony took place, the bride's father conceived the idea of having the marriage take place in the rotunda of the capitol. Consent was obtained, and the ceremony was witnessed by Governor Foster, other members of the State administration, and a large number of outsiders. It was the first wedding that ever took place in the State house. The bride is a school teacher at Cleveland.

It was said that both before and after the nomination of General Rusk for Governor, that he was the candidate of the Sawyer ring. There were no candid and thoughtful Republican papers foolish enough to make this charge, but it came from a few gloriously "independent" papers and from the Democrats. The Evening Wisconsin, after canvassing the question, gives the following facts: "It is now due to our new Governor to say that he owes no obligation whatever to Senator Sawyer. In the nominating convention General Rusk received only ten votes out of forty-one delegates from Sawyer's congressional district, where his influence is known to be the most dominant. Now, after Rusk was nominated, Sawyer manifested no special activity to secure his election. Sawyer's own county—Winnebago—formerly strongly Republican, gives Rusk 51 plurality, whereas in 1879 it gave Smith a plurality of 617 and to Garfield in 1880, 964."

The Milwaukee Sunday Telegraph gives the following pleasant reminiscence of the two candidates which headed the Republican State ticket: Twenty-five years ago General J. M. Rusk, the newly elected Governor, was driving stage between Prairie du Chien and Viroqua. Since then he has been an assemblyman, a major, lieutenant-colonel, general, bank controller and six years a congressman. And it may be said of him that in no single instance, while occupying the several positions, was he neglectful of any of the duties of the office imposed. Twenty-five years ago Senator Samuel S. Field, the newly elected lieutenant-governor, was a hard-working cabin boy on a St. Croix river steamer. Since then he has been a printer, publisher, editor, committee clerk, supervisor, sergeant-at-arms, an assemblyman, speaker and a senator. There is much in the history and records of these two men that is looked upon with pleasure and pride by their friends. The changes which time has brought to the gentlemen named cannot be other than gratifying to them. The Sunday Telegraph desires to put on record the prediction that the duties of governor and lieutenant-governor will be well and satisfactorily performed for the next two years, and that many who have spoken unkindly of Rusk and Field will praise them in 1883.

"The more Democrats there are in the Legislature, and the stronger the hold the Democrats have upon the State Government, the more difficult it will be to pass a resolution submitting the prohibition question to the people."

"The Gazette takes too narrow a view of the case. The campaign just closed has been productive of wonderful results. People generally (whether Prohibitionists or not) are beginning to agree that the right of petition must be respected."

"The Gazette takes a very liberal view of the question, and in connection therewith makes a statement founded on fact. The right of petition is a right which should be respected, and the Gazette does not oppose the submission of a prohibition amendment to the people. While it believes that such a proposition would be voted down, it would like to see the question submitted, and that would end any further discussion as to prohibition. What the Gazette has said in regard to the Democratic party and a prohibitory amendment, is true. It is

known by everybody that the party is opposed not only to the principles of prohibition, but to the submission of the question to the people, and the Sentinel is not in darkness as to that position. Should any Democrats in the Legislature vote for a submission of the question to the people while the Republicans were in power, it would be simply to contribute, as they would suppose, to the defeat of the Republican party at the next election.

NEWS OF THE DAY.

The Commencement of the Trial of the Assassin Guiteau, in Washington.

Seville and the Assassin Dissatisfied with the Assistant Counsel.

Five Jurymen Secured From the Panel, and the Court Adjourns.

Hon. C. B. Farwell will not Resign His Seat in Congress.

The New British Minister Presents His Credentials to the President.

A Remarkable Scene at the Office of the Irish Land Commission, in Dublin.

A Bold Midnight Robbery at Youngstown.

Other Interesting State and Miscellaneous News Items.

BOLD ROBBERY.

Special to the Gazette.

YOUNGSTOWN, Nov. 15.—The residence of Jesse Baldwin, five miles from this city, who recently drew seventeen thousand dollars in gold from the treasury at Washington, and had it with other gold in an old safe in a closet, was entered by four burglars at 3 o'clock this morning. They blew open the safe with powder and carried off nearly forty thousand dollars in gold.

Baldwin's son-in-law Lewis fired three shots at them from up-stairs. The volley was returned, but without effect, the robbers then taking Baldwin's carriage and driving rapidly away. The carriage broken down two miles south. It is believed they will be captured. Baldwin offers a large reward.

NEW BRITISH MINISTER.

WASHINGTON, Nov. 14.—The President to-day received the new British minister, Lionel Sackville West, who presented his letter of credence from her Majesty the Queen, as Envoy Extraordinary and Minister Plenipotentiary. Mr. West was accompanied by the President's residence by the Secretary of State, who introduced him with the usual ceremonies.

WILL NOT RESIGN.

CHICAGO, Nov. 15.—The rumor regarding the probable early resignation of the Hon. Charles B. Farwell, Congressman from the Third Illinois district, seems to have originated without any very substantial foundation to rest upon, further than a mere declaration made by that gentleman some weeks ago, to the effect that if his two partners, Mr. Harman and Mr. Simon Farwell, his brother, should continue unable to conduct the business of his firm on account of severe sickness, he should be compelled, perhaps, to resign his seat in Congress. Both of the partners named are fortunately recovering, and now there remains no likelihood of any resignation occurring at all.

IRELAND.

DUBLIN, November 14.—One of the most remarkable scenes ever witnessed in connection with the administration of law in this country was presented at the office of the land commission Saturday, which was the last day for receiving applications for the reduction of rent for November. After this date reductions count from next rent day in March or May. Over 12,000 applications were made during the day and night. The court sat until midnight, and the applications came from all parts. One lawyer presented 1,200 from Ulster; another, 1,000 from Galway, Tipperary, and Cork. About 1,000 from Kerry, and 200 from Donegal. In fact, there was not a county in Ireland but sent applications. There are now over 40,000 applications before the commission. Batches of fresh cases came by almost every train. Curiously enough, among the latest arrivals about 11 o'clock was a pile from Parnell's own county, Wicklow. Yet it would be a mistake to consider this rush of cases as a breakdown of influence of the league.

Thousands are not paying, although all that a majority of the latter class ask is a liberal reduction. It can only be a question of time when they come into court, after they find that the court is giving reductions on demand.

Meanwhile there may be much trouble with the most contentious tenants.

The experience of extensive land agents in that rents are being paid in Sligo, Roscommon, parts of Galway, Limerick, Queens county, and Kilkenny, but in Wexford, Clare, Kerry, parts of Cork, and other counties, there is a general determination not to pay.

The Kilken tenants of the Earl of Cork repudiate and condemn the recent outrages on his estates.

The government contemplates a fourth temporary sub-commission under the land act.

General Meares, Deputy Lieutenant for the county of Westmeath, was fired at by two men behind a hedge in broad daylight but was not injured. No arrests were made.

O'Leary, member of the Fenian Triumvirate, has written a letter from Paris declaring that while he maintains his principles, and is resolved to combat England, he deprecates the maligning of Englishmen. Gladstone, he says, has given Ireland land acts such as nobody a few years ago could have hoped for, and Foster is very much better than most of the Irish secretaries.

LONDON, Nov. 14.—The Post, referring to the status and previous occupation of some of the assistant commissioners for fixing fair rent under the land act, says a member of Parliament, when Parliament meets, will move for a select committee to inquire into their antecedents and qualifications.

Martin Mulligan, ex-suspect and league organizer in Roscommon and Leitrim counties, has been rearrested under the coercion act and lodged in Galway jail.

A SURPRISED CROWD.

The Commencement of the Trial of the Assassin.

WASHINGTON, Nov. 14.—The crowd outside, which had waited for an hour or more to see the prisoner arrive at the court house, were surprised when they heard that he had already entered the building without their knowledge, and Judge Cox having called the case of the Government versus Charles J. Guiteau, for the murder of James A. Garfield, the District Attorney announced the readiness of the government to proceed.

"Is the defense ready?" was asked.

The assigned counsel, Mr. Robinson, rose to say it was not.

Guiteau scowled and twisted his features, anxious for the attorney to finish. Having requested an extension of two weeks further on the claim that he could probably obtain additional counsel at the expiration of that time, and that he was not ready to begin the trial without such additional counsel, Mr. Robinson quietly sat down.

In an instant Guiteau was on his feet. Every eye was on him. His face was pale with rage and his hand trembled as he gestured. "If the court please," he said in a loud tone, "I don't want this case postponed. I am a lawyer myself and I am ready for trial. I have waited long enough, and I do not know what Mr. Robinson means by asking for further time. I want to go to trial at once. I want to say right here on the threshold of the case, that my position must be understood. I want to make a statement."

The court—But this is not the time for the trial of the case. It is for your counsel to determine whether you are ready for trial.

Guiteau—But I say I am ready.

The court—Well, I say sit down.

Two policemen behind the prisoner placed their hands on Guiteau's shoulders to force him into his seat. He shook them off, and, turning to them, said: "You fellows mind your own business, I want to talk to mine. I am in the presence of the honorable court."

He was finally forced into his seat, where he continued to expostulate at an undertone with his sister, who was vainly attempting to quiet him. Although this occupied but a moment's time, it occasioned quite a ripple of excitement, and it was some little time before Mr. Seville, who had risen to add his protest against further postponement, could be heard at all.

Mr. Seville then said that, in his opinion, the defense was ready for trial. At any rate, the time had come when his connection with the case must be understood. Mr. Robinson had been appointed counsel, but his action since that time was highly annoying to both himself and to the prisoner. For four days he had been searching for Mr. Robinson, and could not find him. There were many things about which he had desired to consult with Mr. Robinson, but that gentleman had avoided him. Unless greater harmony prevailed, unless a different tack was taken, he would have to withdraw from the case. Now Mr. Robinson draws additional counsel appointed. It would have only been courteous in Mr. Robinson to have consulted with me, and at least told me the name of the man he proposed to associate with in this case. I merely want this man to have a fair trial. I am willing to merely look up witnesses, if that is Mr. Robinson's wish, but I would like to know what motions are to be made before they are made, and when affidavits are made, such as the one which Mr. Robinson has filed. I want to know what they contain. If I was not to be allowed this privilege, I propose to retire."

Guiteau again sprang to his feet and exclaimed: "I want the honorable court to understand that I endorse every word that Mr. Seville has said. I am able to conduct this case myself, and I say now, publicly, that if Mr. Robinson does not contact this case as I want it conducted, he can get on of the case altogether."

With this he struck the table violently with his fist.

The court—The prisoner will be seated.

And once more the policeman attempted to force the prisoner into his chair, while he ordered them to "mind their own business, as he was in the presence of the honorable court, and would do as he saw fit."

The court—There is this much to be said about this application. The time first fixed for the trial was a week sooner than the time asked by Mr. Seville, and when Mr. Robinson was assigned the case he was not granted, by a week, the extension of time that he asked, so that the present application is not for any longer time than was originally asked by Mr. Robinson. I feel very much embarrassed over this question. It is important that this trial should proceed without delay; and I intend to proceed without unnecessary delay.

I intend, also, that this prisoner shall have a fair trial, and that that prisoner shall not get on of the case. The prisoner was sent to the gallows without a fair trial, in order to appease public indignation. My inclination is to allow a week's

time to Mr. Robinson, which is the time originally asked by him. I shall assign the counsel to whom he has spoken to make his arrangements to come into the case if he cannot do so sooner, in two weeks' time. I do not think I should give any more indulgence than this, and I find embarrassment in giving that much.

Mr. Robinson, who is a young man of rather ordinary appearance, is of course moved by the delicate and unusual circumstances during the morning. He rose now to apologize for the scene which had been enacted, and which savored of a general family row. He spoke in a low, embarrassed sort of way, which the prisoner did not like.

Springing upon his feet, Guiteau exclaimed, "Yes. I don't want Robinson in this case at all. I don't like the way he talks. He came into the case without my knowing it. I expect money soon, and can employ my own counsel. I am neither a beggar nor a pauper. I want Robinson to retire; that's my property," and the prisoner brought his fist down with a thump and renewed his warfare with Robinson.

These scenes were kept up all the morning. Guiteau watched every movement, and decided in each case whether the jurymen suited him or not. Sometimes he would scold his lawyer, and at other times he would scold his sister. A motherly face won her many sympathizing words—became the object of this ill-temper, and he would seem ready to strike her with his fist, which he swung around indiscriminately. All the time his mind was on the business before him. Nothing escaped his attention from the time he took his seat until the jury panel was exhausted and the court adjourned. Then he shook hands with his sister, was hand-cuffed again, and hustled through the crowd to the van which was to carry him back to jail.

The five persons who were found to have no personal points of disqualification as jurymen to-day are men of more than average intelligence. All had formed opinions at the time of the shooting, but not such opinions as would prevent them from granting the prisoner a fair and impartial trial on the evidence which may be presented. The panel was in the first place composed of an exceptionally good lot of men. All of them were old residents of the district, intelligent, and generally well to do. The defense, knowing that it would be impossible to obtain a jury composed of men who were more or less determined as to the guilt or innocence of the accused, did not attempt such an undertaking, and the result has been that nearly half of a panel has been secured, although they are still further liable to challenge.

MISCELLANEOUS.

Having, with the Janesville Furniture Company, purchased the entire retail stock of M. Hanson & Co., on the Race, together with the good will of said firm, we shall hereafter give our customers home made goods from their factory. Our stock is now immense and complete in every department. We are determined to give our customers better figures now than ever before. Thanking the public generally for their liberal patronage, and by fair and square dealing, we hope for a continuance and increase of the same.

BRITTON & KIMBALL.

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Every Facility for Preserving the Dead.—Sixteen Years Experience.

SATISFACTION GUARANTEED.

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The undersigned will sell at 16 North Main street, the stock of goods of the late firm of Geo. T. Pritchard & Co., consisting of iron, brass, pumps and pipe, rubber hose, iron and brass articles of all kinds, etc. Many articles of this stock have been sold much below cost. Parties indebted to the late firm will please call and settle at once. Dated Nov. 12th, 1881.

S. J. McFARLANE, Assignee.

CURBET COURT, ROCK COUNTY.—Cor. Nelson D. Peterson, plaintiff, vs. Peter C. Peterson, defendant.

The State of Wisconsin, to the said defendant: You are hereby summoned to appear within twenty days after service of this summons, exclusive of the day of service, and defend the above entitled action in the court aforesaid, or in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint of which a copy is herewith served upon you.

BENNETT & SALK, Plaintiffs' Attorneys.

P. O. Address, Janesville, Rock county, Wis. nov15dew7w

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Thomas Humphrey, H. J. Lawson, and E. G. Fildel. The jury, in company with the sheriff, viewed the place where the accident is said to have occurred.

The jury in the case of Mary Spencer against the city of Jonesville, are still out, and so far have not been able to agree upon a verdict. The indications are that they are liable to disagree.

The juryman, except those now sitting on the case of Skelly against the city, have been discharged for the rest of the week.

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